DATED 120 O-C/V 1980

tilliam Hammy PRESCOTT 250 & others

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Trusties on behalf of The Toltale Sollands Was devices Institute to the trust of tr

DEED OF TRUST relating to the Tottenham War Memorial

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THIS INDENTURE made the 12 day of Getober 1920 BETWEEN WILLIAM HENRY PRESCOTT of Allington House White Hart Lane Tottenham in the County of Middlesex a Member of Parliament and Justice of the Peace PATRICK BERNARD MALONE of No 40 Belmont Road Tottenham aforesaid a Member of Parliament and Justice of the Peace ROBERT WILLIAM CLARK of Ferrestone House Tottenham aforesaid Iron Founder and ALFRED WILLIAM PERRIN of Fingal Villa Tottenham aforesaid Works Manager (hereinafter collectively called "the Tottenham War Services Recognition Committee") of the one part and CLIVER FREDERICK BROADWAY of - Tottenham aforesaid the said ROBERT WILLIAM CLARK HAROLD SEYMOUR COUCHMAN of Tottenham aforesaid _____ JOHN ALFRED KAYE of Tottenhem aforesaid _____ MORITZ KLINGER of Tottenham aforesaid the said PATRICK BERNARD MALONE ALFRED WILLIAM PERRI and WILLIAM HINRY PRESCOTT CHARLES DAVID ROBERTS of Tottenham aforesaid and STANLEY ROLLINGS of Tottenham aforesaid _____ (hereinafter collectively called "the Trustees") of the other part WHEREAS by an Indenture dated the 7th day of March 1919 and made between George leymour curtis of the one part and the Tobserham War Services Recognition Committee of the other part in consideration of the sum of £3300 expressed to be paid by the Tottenham War Services Recognition Committee out of moneys belonging to them on a joint account to the said George Seymour Curtis the

and others with the object of establishing a memorial to commemorate the sacrifices made and the services rendered by the men of Tottenham in the late War and the Tottenham War Services Recognition Committee have been duly authorised to declare the trusts hereinafter declared of and concerning the same NOW THIS INDENTURE

1. The Tottenham War Services Recognition Committee as settlors hereby convey unto the

Trustees ALL THOSE two messuages and premises known as Nos 399 and 401 High Road

Tottenham aforesaid as the same are set out and described in the extract from the

Ordnance Map annexed to the hereinabefore recited Indenture of Conveyance and

thereon coloured pink and green TO HOLD the same but as to the part coloured green

subject to a restriction against erecting any building thereon or suffering any

trees or shrubs thereon to grow above 6 feet high which restriction was placed

thereon and on the adjoining premises known as No 397 High Road Tottenham aforesaid

(which at the date of the said Conveyance belonged to the said George Seymour Curti

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In fee simple) when the same were enclosed on the 22nd day of September 1998 and

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with the benefit of the covenant by the said George Seymour Curtis that he would no nor would his successors in title take and proceedings against the Tottenham War Services Recognition Committee or their successors in title or any of them to restrain any breach or non-observance of the restriction aforesaid or to recover

Ings against the said George Seymour Curtis or his successors in title or any of them to restrain any breach or non-observance of the restriction aforesaid or to recover damages for any such breach or non-observance contained in the said Indenture UNTO and TO THE USE of the Trustees in fee simple upon the trusts and with and subject to the powers and provisions hereinafter declared and contained of and concerning the same

2. The Trustees or the survivors or survivor of them or the executors or administrato of such survivor or other the trustees for the time being of these presents (all of whom are hereinafter included in the expression "the Trustees") shall stand possess of the said premises hereby conveyed UPON TRUST that the Trustees shall permit the same or any part thereof to be used as an Institute providing for the use of it's members the means of social intercourse mutual helpfulness mental and moral improve ment rational recreation and the other advantages of a Club and so that (but withou prejudice to the generality of the foregoing trust) the same shall be primarily for the use and benefit of men who served in His Majesty's Navy Army or Air Force during the late War and for further advancing that comradeship which sprang up whilst they were serving their country OR shall permit the said premises or any part thereof to be used for such other purposes of a charitable nature as the Trustees may from time to time in their absolute and uncontrolled discretion think

required by law sell the said premises or any part thereof and stand possessed.

of the net monies thereby produced upon trust to apply the same either alone or in conjunction with any other monies or property which may be subscribed or given for this purpose in or towards establishing in lieu of or in addition to the premises sold some other memorial to commemorate the sacrifices made and services rendered by the men of Tottenham in the late War and whether of the same or a similar or different nature or kind and whether of an outward and visible form or otherwise and whether permanent or terminable provided always that such memorial shall be of a charitable nature or kind

- 3. Subject to any consent authority or approval required by law it shall be lawful for the Trustees to do all or any of the following acts or things:
 - (a) To demise or let the said premises hereby conveyed or any other lands tenements or hereditaments for the time being subject to the trusts of these presents (all of which are hereinafter included in the expression "the trust hereditaments") for such periods and at such rents or no rents and generally upon and subject to such terms and conditions for such purposes and in such manner as the Trustees may think fit and in particular but without prejudice to the generality of this power to lease the said premises hereby conveyed for a term of 14 years at a rent of £10 per annum to the Tottenham War Services Institute.

 Itd a society which has been registered under the Industrial and Provident

other advantages of a club and also of further advancing that comradeship which sprang up whilst serving their country and to make allowances to and arrangement with tenants and others and to accept surrenders of leases and tenancies

- (b) to sell or exchange the trust hereditaments or any part thereof
- (c) tolempair improve alter enlarge pull down demolish rebuild any building only build
- (d) to purchase take in exchange or on lease or hire or otherwise acquire any real or personal property or any estate or interest therein or any easement right or privilege over or in respect of the same
- (e) to invest any monies for the time being subject to the trusts of these presents whether in the nature of caital or income (which monies are hereinafter referred to by the expression "the trust monies") and not immediately required for any of the purposes of these presents in any of the modes of investment authorised by law for the investment of trust funds with power from time to time to alter or change any such investments into or for others of a like nature
- (f) to employ and pay secretaries clerks servants and agents of any kind
- (g) to subscribe and make donations for charitable and benevolent objects and in

persons by way of loan gift or otherwise as the Trustees may think fit

- (h) at any time or times if the Trustees think fit (but without being under any obligation to do so) to convene any meeting of the subscribers of the said sum of £3300 or of any other monies which may be subscribed for the purposes of these presents with a view to ascertaining their wishes with regard to any matter connected with or srising out of these presents
- corpus or income of the trust hereditaments or the trust monies any monies

 required for any of the purposes aforesaid or otherwise in connection with the trusts powers or purposes of these presents with full power to determine what shall be paid out of corpus and what out of income but so that so far as possible all rents rates taxes expenses of management cost of repairs and insurance and all other outgoings payable in respect of the trust hereditaments and all other costs and expenses of a recurring nature of and incidental to the execution exercise or fulfilment of the trusts powers and purposes of these presents shall be paid out of income
 - (i) to do any act or thing ancillary or incidental to the exercise of any of the foregoing powers
- (k) to do or concur with any other person persons or corporation in doing any other act or thing whatsoever which the Trustees may in their absolute and uncontrolle

fairly and reasonably to come within it's purview whether as falling within the letter or the spirit thereof have founds.

- 4. The following provisions with regard to trustees shall have effect:
 - conferred on the Trustees by these presents whether expressly or by implication of the manner hereinafter provided and any action or decision of such majority shall be binding on the minority and shall be as valid and effectual as it would have been if done or made by all the Trustees acting unanimously
- special meeting may at any time be summoned by any of the Trustees upon four days notice being given to all the other Trustees of the matters to be discussed
- (111) Forw of the Trustees shall form a quorum for a meeting
- shall be determined by a majority of the Trustees present and voting on the question. The Chairman shall have a casting vote whether he has or has not previously voted on the same question but none of the Trustees shall in any other circumstances give more than one vote

at every meeting of the Trustees and in such books of account of all monies paid and received by the Trustees

- (vi) Subject as aforesaid the Trustees shall have full power from time to time
 to make alter and rescind such regulations for the conduct of their business
 as they may think proper
- (vii) The Trustees may delegate any of their powers or duties to any Committee

 consisting of such of themselves as they may appoint in that behalf with

 full power to co-opt or authorise the co-optation on such committee of any

 other person or persons

(viii) any of the Trustees hereinbefore named or hereafter appointed who shall at I getter that all he histers wide any time have failed to reside in the Borough of Tottenham for a continuous in Tollow here , 7 ct Seems descrable. period of one years shall cease to be a trustee of these presents and that be truste ship Should be Enforced thereupon shall if and when required by the Trustees execute and do all such is peons closely considered with he deeds acts and things as may be necessary or proper for the purposes of Cocalely having regard to the object vesting and transferring the trust hereditaments and the trust monies and any for Which he Trust is constituted who investments for the time being representing the same in to or into the names Ky wide propo from he makes. of the Trustess or as they shall direct

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(ix) If and whenever the number of the Trustees shall be reduced below the number of five the continuing Trustees (not including any retiring trustee or a trustee who shall have ceased to be such by reason of his or her not

make up the total number of the Trustees to kew . Every new trustee s

* 12. he original

appointed shall be resident in the said Borough

- the trust hereditaments in the continuing and the new trustees unless and until the number of the Trustees in whom the same shall for the time being be vested shall have become reduced below the number of three in which case the same shall upon such appointment be vested in all the Trustees as well as continuing
- 5. Upon any sale exchange mortgage charge lease or other disposition or dealing or windows or populary falls him thing approaching the same with the trust hereditaments or the trust monies or any of them or any part or parts thereof respectively under any of the trusts powers authorities or discretions hereby reposed in or conferred on the Trustees no purchaser mortgagee lesses or other person or corporation dealing with the Trustees shall be concerned to enquire whether the trust power authority or discretion in the professed execution or exercise of which such sale exchange mortgage charge lease or other disposition or dealing is being made has arisen or is exercisable or whether the Trustees professing to execute or exercise the same have been properly appointed and are the Trustees or whether there has been a proper resolution passed at a meeting of the Trustees properly convened and held in accordance with the provisions of these presents deciding upon authorising or sanctioning such sale exchange mortgage

In Witness whereof the said parties to these presents have hereunto set their hands & seals the day & year first above Signed Sealed & Delivered by William Henry Prescott (S.S.) the above named William Henry Prescott in the presence of R. W. Bright 654, Salisbury House, London. & 6.2 1. B. Malone (28) Secretary to Company Signed Sealed & Delivered } Robert W. Clark (S.S.) Bernard Malone in the presence) Walter E. Windson Alfred W. Perrin (LS) Totterham . cl. Signed Sealed & Delivered by the above named Robert William Clark in the presence of J. L. Phillips 85, Mt. Pleasant Road, Tottenham . N. 15 Signed Sealed & Delivered) by the above named affect Welliam > Perrin in the presence of S. A. Coventry 627 Kigh Road Tottenham . N. 14

